BEFORE

THE PUBLIC SERVICE COMMISSION OF

SOUTH CAROLINA

DOCKET NO. 2009-515-T - ORDER NO. 2011-847(A)

DECEMBER 15, 2011

IN RE:	Application of Goding & Fish, LLC d/b/a)	AMENDED ORDER
	Sure Load Moving (f/k/a Jeremy Goding)	APPROVING CHANGE IN
	d/b/a Sure Load Moving) ¹ for a Class E)	SCOPE OF AUTHORITY
	(Household Goods) Certificate of Public)	AND AMENDING
	Convenience and Necessity for Operation of)	CERTIFICATE
	Motor Vehicle Carrier)	

This matter comes before the Public Service Commission of South Carolina (the Commission) by way of the necessity to amend Commission Order No. 2011-847 issued in the present docket. Order No. 2011-847 was issued November 18, 2011, wherein the Commission amended Class E Certificate of Public Convenience and Necessity No. 9780 of Goding & Fish, LLC d/b/a Sure Load Moving by approving a change in the scope of operating authority allowed under such Certificate. An error was discovered in Order No. 2011-847 and is being corrected herein; specifically, the caption contained information related to another docket. We are, therefore, issuing this amended order to correct the error. In all other respects, Order No. 2011-847 is unchanged from the original.

This matter comes before the Public Service Commission of South Carolina (the Commission) by way of the request of Goding & Fish, LLC d/b/a Sure Load Moving ("Sure Load" or the "Applicant") filed June 3, 2011, whereby the Applicant seeks

¹ See Commission Order No. 2011-645, dated September 7, 2011.

approval of an amendment to Class E Certificate of Public Convenience and Necessity No. 9780. The Applicant requests approval of a change in the scope of authority of such Certificate. A review of the docket file reveals that Certificate No. 9780 was issued to the Applicant pursuant to Commission Order No. 2010-446 (July 15, 2010). Currently, the Applicant's authority to provide moving service reads as follows:

Between points and places in Berkeley, Charleston, and Dorchester Counties.

The Applicant requests to amend the scope of operating authority to statewide. Pursuant to 26 S.C. Code Ann. Regs. 103-817(C)(3)(a), the Applicant timely published notice of this matter. No parties intervened, and a hearing on the Application was held on November 2, 2011, in the offices of the Commission.

The parties at the hearing included Sure Load, represented by M. Evan Lacke, Esquire, and the Office of Regulatory Staff ("ORS"), represented by Shannon Bowyer Hudson, Esquire. Sure Load offered the testimony of co-owner, Steven Fish, along with the testimony of shipper witness Janet Snook. George Parker, manager of the ORS Transportation Department, testified for ORS. During the presentation of his case, Fish stated his experience moving household goods and that he was aware of and intended to comply with the Commission's regulations concerning household goods movers. His shipper witness, a realtor familiar with the moving industry, stated a need for additional movers throughout the state and testified positively about the Applicant. For ORS, Parker testified that he found Sure Load's Application to be in order. Parker also stated that he performed an inspection and found the Applicant's equipment to be acceptable.

The Commission also finds the Application to be in order. Additionally, we conclude that the Applicant has demonstrated that it is fit, willing, and able to operate as a household goods mover pursuant to S.C. Code Ann. § 58-23-330 (Supp. 2010) and 26 S.C. Code Ann. Regs. 103-133 (Supp. 2010). Furthermore, we find that the public convenience and necessity is not already being served by existing authorized service. Therefore, the Application of Goding & Fish, LLC d/b/a Sure Load Moving should be granted.

IT IS THEREFORE ORDERED:

- 1. That the relief sought in the request for modification of Certificate of Public Convenience and Necessity No. 9780 of Goding & Fish, LLC d/b/a Sure Load Moving (f/k/a Jeremy Goding d/b/a Sure Load Moving) by changing the scope of operating authority thereon to between points and places in South Carolina be, and hereby is, approved.
- 2. That said approval is for a change in the area to be served as authorized by such Certificate, but does not otherwise authorize any change in the operation of the regulated services.
- 3. That prior to compliance with statutory and regulatory requirements and the receipt of such amended Certificate, the modified motor carrier services authorized by such Certificate may not be provided under the amendment approved herein.

4. That this Order shall remain in full force and effect until further Order of the Commission.

BY ORDER OF THE COMMISSION:

John E. Howard, Chairman

ATTEST:

David A. Wright, Vice Chairman

(SEAL)